

OFFICIAL DIRECTORY

STATE

Governor.....	Silas A Holcomb
Lieutenant Governor.....	Robert E Moore
Secretary of State.....	Joel A Piper
Treasurer.....	J S Bartley
Auditor.....	Eugene Moore
Com. Lands and Buildings.....	Henry C Russell
Attorney General.....	Arthur S Churchill
Supt. Public Instruction.....	Henry R Corbett
.....	C H Gere
.....	Lincoln
.....	Benjamin
.....	Omaha
.....	J M Hail
.....	Alma
.....	E F Holmes
.....	Pierce
.....	T Mahabon
.....	Kearney
.....	M J Hull
.....	Edgar

CONGRESSIONAL

Senators.....	Win V Allen, Madison; John M Thompson, Omaha
Representatives.....	First District, Jesse E Strode, Lincoln; Second, D H Mercer, Omaha; Third, J E McElroy, Lincoln; Fourth, E J Hall, Lincoln; Fifth, W E Andrews, Hastings; Sixth, G M Kern, Broken Bow

JUDICIAL

Supreme Court.....	T L Norval, Chief Justice; Harrison and Polk Associates
Fifteenth Judicial District.....	M F Kinkaid, Omaha; W E Westover, Rushville

LEGISLATIVE

Representative Fifty-second District.....	Frank R Hultner, Kearney
Senator Fourteenth District.....	Henry G Stewart, Crawford

LAND OFFICE

Register.....	C R Glover, Longpine; Receiver.....	A Pike, Newport
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COUNTY

Treasurer.....	G P Crabb, York
Sherriff.....	Geo Elliott, York
County Attorney.....	F M Walcott, York
County Superintendent.....	William A Lewis, York
County Surveyor.....	Chas Tait, York
Coroner.....	Max Viertel
Commissioners.....	M Duham, York; P Sullivan, York

PRECINCT

Overseers of Highways.....	R Hansen and J Ray, York
Justices of the Peace.....	John Dunn and J M Camm, York
Assessor.....	John Dunn, York

VILLAGE

Town Board.....	E E Sparks, president; C H Cornell, treasurer; T C Hornby, clerk; D S Ludwig and J W Burleigh
Marshall and Water Commissioner.....	R Towne
School District No 1.....	F M Walcott, president; M V Nicholson, treasurer; J C Pettiford, secretary; J W Burleigh, G P Crabb and J T Keeley

Societies.

IMP. O. R. M.

Sitting Bull Tribe No. 22, Improved Order of Red Men, meets every second and fourth Friday evening of each month at Davenport's Hall. Visiting brethren are fraternally invited to be present at the councils of the tribe.

J D Wiggins, Co R C H Thompson, Sachem

A. F. & A. M.

Minnehadusa Lodge, No. 122, A. F. & A. M., meets in regular communication, Saturday evening, on or before the full moon in each month. Members of the order in good and regular standing cordially and fraternally invited to attend.

J T Keeley, W M

W. W. THOMPSON, Sec'y.

O. E. S.

Northern Star Chapter, No. 59, Order of the Eastern Star, meets on second and fourth Tuesday evenings of each month in Hornby's hall.

W W Thompson MAGGIE WALCOTT
Secretary Worthy Matron

A. O. U. W.

Valentine Lodge, No. 70, A. O. U. W., meets 1st and 3rd Monday in each month.

Carl Dumas, Rec W Holsclaw M W

D. OF H.

Valentine Lodge No. Degree of Honor, holds regular meetings first and third Wednesday evenings of each month.

M Christensen Rec Mrs R Robinson C of H

I. O. O. F.

Valentine Lodge No. 205 I. O. O. F., meets every Thursday evening. Visiting brothers cordially invited to attend our meetings.

J T, Keeley, N. G.

WESLEY HOLSCLAW, Sec'g.

G. A. R.

Col. Wood Post No. 298, Department of Nebraska regular meeting 2d and 4th Saturdays of each month at Davenport's Hall. Comrades from other Posts are cordially invited to attend.

J. W. TECKER, Commander.

JOHN DUNN, adjt.

W. R. C.

Col. Wood W. R. C. No. 179 regular meeting 2d and 4th Saturdays of each month.

AMANDA LUDWIG, Pres.

HELEN HORNBY, Sec.

M. W. A.

Valentine Camp No 1751 Modern Woodmen of America, meets second and fourth Wednesday evenings of each month at Davenport's Hall. Visiting neighbors cordially invited to attend.

P. F. Simms Ven Counsel

J W Spirk Clerk

K. of P.

Cherry Lodge No 169 Knights of Pythias meets every Tuesday evening at Davenport's Hall.

J T Keeley C

Jos Putmecil K of R and S

Arrival and Departure of Mails.

Mail east and west closes at 8 p. m.

Rosebud leaves at 8:00 a. m. daily, except Sunday, and arrives at 5:00 p. m.

Simeon, Kennedy and Osis leaves at 7:00 a. m. Mondays, Wednesdays and Fridays, and arrives at 7:00 p. m. Tuesdays and Saturdays.

7:00 p. m. Niobrara, leaves at 7:00 a. m. and 5:00 p. m. at 9:00 a. m. and 7:30 p. m.

Kewanee, and Sparks arrives Mondays, Wednesdays and Fridays at 5:59 p. m., and leaves Tuesdays Thursdays and Saturdays at 7:00 a. m.

General delivery open from 7:00 a. m. to 7:00 p. m. General delivery open on Sundays from 8:00 a. m. to 10 a. m. Lock boxes open daily from 8:00 a. m. to 8:30 p. m.

W. H. EALEY, Postmaster.

AMENDMENTS

TO THE CONSTITUTION OF THE STATE

Which will be Submitted to the People for their Approval or Disapproval at the Next General Election—Study Them.

The following proposed amendments to the Constitution of the State of Nebraska, as hereinafter set forth in full, are submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 3, A. D. 1896:

A joint resolution proposing to amend sections two (2), four (4), and five (5), of article six (6) of the Constitution of the State of Nebraska, relating to number of judges of the supreme court and their term of office.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section two (2) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows: Section 2. The supreme court shall consist of five (5) judges, a majority of whom shall be necessary to form a quorum or to pronounce a decision. It shall have original jurisdiction in cases relating to revenue, civil cases in which the state shall be a party, mandamus, writs, habeas corpus, and such appellate jurisdiction, as may be provided by law.

Section 2. That section four (4) of article six (6) of the Constitution of the State of Nebraska, be amended so as to read as follows: Section 4. The judges of the supreme court shall be elected by the electors of the state at large, and their term of office shall be for a term of not less than five (5) years as the legislature may prescribe.

Section 3. That section five (5) of article six (6) of the Constitution of the State of Nebraska, be amended to read as follows: Section 5. That the general election to be held in the year 1896, there shall be elected two (2) judges of the supreme court, one of whom shall be elected for a term of two (2) years, and the other for a term of four (4) years, and at each general election thereafter, there shall be elected one judge of the supreme court whose term shall expire at the time of holding the general election of 1898, shall continue to hold their office for the remainder of the term for which they were respectively commissioned.

Approved March 29, A. D. 1895.

A joint resolution proposing an amendment to section thirteen (13) of article six (6) of the Constitution of the State of Nebraska, relating to compensation of supreme and district court judges.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section thirteen (13) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows: Section 13. The judges of the supreme and district courts shall receive for their services such compensation as may be provided by law, payable quarterly.

The legislature shall at its first session after the adoption of this amendment, three-fifths of the members elected to each house concurring, establish their compensation. The compensation so established shall not be changed oftener than once in four years, and in no event less than one-third of the members elected to each house of the legislature concur therein.

Approved March 30, A. D. 1895.

A joint resolution proposing to amend section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska, relating to compensation of the officers of the executive department.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows: Section 24. The officers of the executive department of the state government shall receive for their services a compensation to be established by law, which shall neither increase nor diminish during the term for which they shall have been commissioned and they shall not receive for their own use any fees, costs, interests, upon moneys in their hands or under their control, perquisites of office or other compensation, and all fees that may hereafter be payable by law for services performed by an officer provided for in this article shall be paid in advance to the state treasury. The legislature shall at its first session after the adoption of this amendment, three-fifths of the members elected to each house concurring, establish the salaries of the officers named in this article. The compensation so established shall not be changed oftener than once in four years and in no event less than one-third of the members elected to each house of the legislature concur therein.

Approved March 29, A. D. 1895.

A joint resolution proposing to amend section eleven (11) of article six (6) of the Constitution of the State of Nebraska, relating to increase in number of supreme and district court judges.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section eleven (11) of article six (6) of the Constitution of the State of Nebraska be amended to read as follows: Section 11. The legislature, whenever two-thirds of the members elected to each house shall concur therein, may, in or after the year one thousand eight hundred and ninety-seven and not oftener than once in every four years, increase the number of judges of the supreme and district courts, and the judicial districts of the state. Such districts shall be of compact territory, and bounded by county lines; and such increase, or any change in the boundaries of a district shall not vacate the office of any judge.

Approved March 29, A. D. 1895.

A joint resolution proposing to amend section six (6) of article one (1) of the Constitution of the State of Nebraska, relating to trial by jury.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section six (6) of article one (1) of the Constitution of the State of Nebraska be amended to read as follows: Section 6. The right of trial by jury shall remain inviolate, but the legislature may provide that in civil actions five-sixths of the jury may render a verdict, and the legislature may also authorize trial by a jury of a less number than twelve men, in cases referred to the district court.

Approved March 29, A. D. 1895.

A joint resolution proposing to amend section one (1) of article five (5) of the Constitution of Nebraska, relating to officers of the executive department.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section one (1) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows: Section 1. The executive department shall consist of a governor, lieutenant-governor, secretary of state, auditor of public accounts, treasurer, an independent state public administrator, attorney general, commissioner of public lands and buildings, and three railroad commissioners, shall hold their office for a term of two years, from the first Thursday after his election, and until his successor is elected and qualified. Provided, however, that at the first general election held after the adoption of this amendment there shall be elected three railroad commissioners, one for the period of one year, one for the period of two years, and one for the period of three years. The governor, secretary of state, auditor of public accounts, and treasurer shall reside at the capital during their term of office; they shall keep the public records, books and papers there and shall perform such duties as may be required by law.

Approved March 30, A. D. 1895.

A joint resolution proposing to amend section twenty-six (26) of article five (5) of the Constitution of the State of Nebraska, limiting the number of executive state officers.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section twenty-six (26) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows: Section 26. No other executive state officers except those named in section one (1) of this article shall be created, except by an act of the legislature which is concurred in by not less than three-fourths of the members elected to each house thereof.

Approved March 30, A. D. 1895.

A joint resolution proposing to amend section nine (9) of article eight (8) of the Constitution of the State of Nebraska, providing for the investment of the permanent educational funds of the state.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section nine (9) of article eight (8) of the Constitution of the State of Nebraska be amended to read as follows: Section 9. All funds belonging to the state for educational purposes, the interest and income thereof, are to be used, shall be deemed trust funds held by the state, and the state shall supply all losses thereof, and shall not be liable for the same. The same shall remain forever inviolate and undiminished, and shall not be invested or loaned except in bonds of the state or securities, or registered school bonds of this state, and such funds with the interest and income thereof, shall be solemnly pledged for the purposes for which they are granted and set apart, and shall not be transferred to any other fund for other uses.

Section 2. The board created by section 1 of this article is empowered to set from time to time any of the securities belonging to the permanent school fund and invest the proceeds arising therefrom in any of the securities named in this section, securing a higher rate of interest whenever an opportunity for better investment is presented.

And provided further, That when any warrant upon the state treasury regularly drawn in pursuance of an appropriation by the legislature and secured by the levy of a tax for its payment, shall be presented to the state treasurer for payment, and the state treasurer has no money in the proper fund to pay such warrant, the board created by section 1 of this article may direct the state treasurer to pay the amount due on such warrant from moneys in his hands belonging to the permanent school fund of the state, and he shall hold said warrant as an investment of said permanent school fund.

Approved March 29, A. D. 1895.

A joint resolution proposing an amendment to the Constitution of the State of Nebraska by adding a new section to article twelve (12) of said constitution to be numbered section two (2) relative to the merging of the government of cities of the metropolitan class and the government of the counties wherein such cities are located.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That article twelve (12) of the Constitution of the State of Nebraska be amended by adding to said article a new section to be numbered section two (2) to read as follows: Section 2. The government of any city of the metropolitan class and the government of the county in which it is located may be merged wholly or in part, as the legislature may see fit, and the same shall be subject to the vote of the voters of such city and county and receive the assent of a majority of the votes cast in the county exclusive of those cast in such metropolitan city at such election.

Approved March 29, A. D. 1895.

A joint resolution proposing an amendment to section six (6) of article seven (7) of the Constitution of the State of Nebraska, prescribing the manner in which votes shall be cast.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section six (6) of article seven (7) of the Constitution of the State of Nebraska be amended to read as follows: Section 6. All votes shall be by ballot, or such other method as may be prescribed by law, provided the secrecy of voting be preserved.

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section two (2) of article fourteen (14) of the Constitution of the State of Nebraska, be amended to read as follows: Section 2. No city, county, town, precinct, municipality, or other subdivision of the state shall ever make donations to any works of interest, improvement, or manufacture, unless a proposition so to do shall have been first submitted to the qualified electors and ratified by a two-thirds vote at an election by authority of law. Provided, That such donations of a county with the donations of such subdivisions in the aggregate shall not exceed ten per cent of the assessed valuation of such county. Provided, further, That any city or county may, by a three-fourths vote, increase such indebtedness five per cent, in addition to such ten per cent and no bonds or evidences of indebtedness so issued shall be valid unless the same shall have been endorsed thereon a certificate signed by the secretary and auditor of state, showing that the same is issued pursuant to law.

Approved March 29, A. D. 1895.

I. J. A. Piper, secretary of state of the state of Nebraska, do hereby certify that the foregoing proposed amendments to the Constitution of the State of Nebraska are true and correct copies of the original enrolled and engrossed bills, as passed by the Twenty-fourth session of the legislature of the State of Nebraska, as appears from said original bills on file in this office, and that all and each of said proposed amendments are submitted to the qualified voters of the State of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the 3d day of November, A. D. 1896.

In testimony whereof, I have hereunto set my hand and affixed the great seal of the State of Nebraska. Done at Lincoln this 17th day of July, in the year of our Lord, One Thousand, Eight Hundred and Ninety-Six, of the Independence of the United States the One Hundred and Twenty-First, and of this state the Thirtieth. (Seal.) J. A. PIPER, Secretary of State.

Got His Answer. Nothing could abate the conductor's urbanity. Since leaving the last station the nervous passenger had asked his usual 30 questions, to every one of which the patient conductor had given the soft answer that turns away a creditor. But the nervous passenger came back yet once more. "Tell me, conductor," he cried, in his thin, wire-edge voice, "does this car go on through?" At that moment the bottom of the bridge fell out and in two skips the train piled up in the ravine. They combed what they could find of the nervous passenger out of the wreck and spread it on the embankment. His lips moved silently. Leaning down, the conductor whispered in his ear. "It does," he said, softly. A smile played upon the nervous man's countenance and was gone. He never spoke again. That was one satisfaction. — N. Y. World.

Gay Mackintoshes. Mackintoshes are now classed among the summer novelties. The latest importations are wonderful to behold. One which is particularly light in weight is a brilliant scarlet in color, striped with black lines and decked with gold. Another is a large green and blue plaid conspicuous enough to attract attention wherever it may be worn. These mackintoshes have the long English cape and are made without sleeves. — Chicago Tribune.

The Old Henks. Mrs. Chugwater—Josiah, did you ever notice how common it is for girls to look like their fathers? Mr. Chugwater—Of course I have. Most of them look like their fathers. That's why so many girl's faces are their fortunes. — Chicago Tribune.

PUNGENT PARAGRAPHS. —Muggins—"Did you ever attend a box party at the opera?" Buggins—"No; I'm too fond of music." — Philadelphia Record.

—Mrs. Greene declares that her husband is just like fire. When he goes out, there's no knowing where he goes to. — Boston Transcript.

—How it felt—"I don't know what's the matter with my finger," said the little girl. "It feels as if it was going to have a splinter in it." — Chicago Tribune.

—A Serious Quarrel.—Watts—"I hear that Willis has withdrawn from membership in the church. What was the trouble?" Potts—"He and the minister got into a row over whose was the best bicycle." — Indianapolis Journal.

—He Was Persistent—"I have refused you once," said Miss Belvedere to the importunate Mr. Homewood, "why do you ask me to marry you?" "Because two negatives are equivalent to an affirmative," replied the earnest young man. — Pittsburgh Chronicle.

—The last day of a negro criminal in Texas had come. He was awakened and asked what he would have for breakfast, and was told he could have anything he liked. "Den, boss, I reckon I'll take er watermelon." "Watermelons are not ripe yet." "Never mind, boss; I kin wait." — Texas Sifter.

—Not the Largest Circulation in the World.—A newspaper winds up the announcement of a charity concert, to be held at one of the cafes in the town, as follows: "We would urge all our readers to book their places in advance, owing to the small size of the room, which is only capable of accommodating about 50 persons." — Le Figaro.

Estayr Notice. Taken up at my place on the head of the Minnehadusa 4 miles north of Kilgore, one bull calf, black and white spotted, about two days old. GEO. COLEMAN.

FINAL PROOF NOTICES.

Parties having final proof notices in these columns will receive a marked copy of the paper which contains first insertion of same. It is the duty of each claimant to examine their notice carefully and should there be any error the fact should be reported to the land office and to this office at once for correction.

U. S. Land Office, Valentine, Neb., August 21st 1896. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at Valentine, Neb., on Oct. 10th 1896, viz: Elsworth P. DeFrance, by Lydia DeFrance, his wife, of Pass, Neb.

H. E. No. 9170 for the s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 2, Tp. 28, R. 2, S. 2, & s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 5, Tp. 27, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land: William Steadman, Charles H. Tait, Wilber A. McCall and Robert M. Faddis all of Pass, Neb. C. R. GLOVER, Register.

U. S. Land Office Valentine, Neb., August 21st 1896. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at Valentine, Neb., on Oct. 10th 1896, viz: Caroline P. Capwell, of Pullman, Neb. H. E. No. 10133 for the s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 22, Tp. 28, R. 2, S. 2. She names the following witnesses to prove her continuous residence upon and cultivation of, said land: Samuel S. McLean, John L. Roseberry, James Harman, Christian Nelson all of Pullman, Neb. C. R. GLOVER, Register.

Land Office at Valentine Nebraska August 21st 1896. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at Valentine, Neb., on Oct. 7th 1896, viz: Thomas Gates, of Merriman, Neb. H. E. No. 10175 for the s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 29 & s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 30, Tp. 29, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon and cultivation of, said land: John Enlow, of Gordon, Neb., Charles H. Jacobson, Egbert Bonnen, Joseph A. Saults of Pullman, Neb. C. R. GLOVER, Register.

U. S. Land Office at Valentine, Neb., Sept. 12th, 1896. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register and Receiver at Valentine, Neb., on Oct. 26th 1896, viz: Thomas L. Lomas, of Mullen, Neb. H. E. No. 889 for the Lots 3, 4 and s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 3, Tp. 27, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Charles Kilgore, Sherman J. Pittenger, of Mullen, Neb., Dan E. Steen, and Henry Emmick, of Brownlee, Neb. also: Charles Kilgore, of Mullen, Neb.

H. E. No. 9175 for the n. 1/4, s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 23, n. 1/4, s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 24, Tp. 27, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Isaac H. Lomas, of Mullen, Neb., Dan E. Steen, and Henry Emmick, of Brownlee, Neb. also: Isaac H. Lomas, of Mullen, Neb., H. E. No. 889 for the Lot 2, 3, 4 and s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 3, Tp. 27, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Isaac H. Lomas, of Mullen, Neb., Dan E. Steen, and Henry Emmick, of Brownlee, Neb. also: Isaac H. Lomas, of Mullen, Neb., H. E. No. 889 for the Lot 2, 3, 4 and s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 3, Tp. 27, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Isaac H. Lomas, of Mullen, Neb., Dan E. Steen, and Henry Emmick, of Brownlee, Neb. also: Isaac H. Lomas, of Mullen, Neb., H. E. No. 889 for the Lot 2, 3, 4 and s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 3, Tp. 27, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Isaac H. Lomas, of Mullen, Neb., Dan E. Steen, and Henry Emmick, of Brownlee, Neb. also: Isaac H. Lomas, of Mullen, Neb., H. E. No. 889 for the Lot 2, 3, 4 and s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 3, Tp. 27, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Isaac H. Lomas, of Mullen, Neb., Dan E. Steen, and Henry Emmick, of Brownlee, Neb. also: Isaac H. Lomas, of Mullen, Neb., H. E. No. 889 for the Lot 2, 3, 4 and s. 1/4, s. 2/4, s. 3/4, s. 4/4, sec. 3, Tp. 27, R. 2, S. 2. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Isaac H. Lomas, of Mullen, Neb., Dan E. 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